

June 28, 2021

Honorable Robert D. Drain  
U.S. Bankruptcy Court  
Southern District of New York  
300 Quarropas Street, Room 248  
White Plains, NY 10601

U.S. BANKRUPTCY COURT  
S.D. OF N.Y.  
2021 JUL -6 P 1:57

Dear Judge Drain,

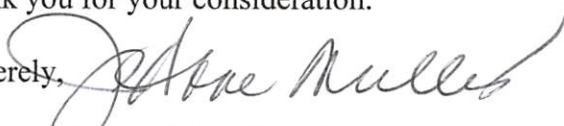
I am a former employee of Sears Holdings that was impacted due to layoff and subsequent filing for Chapter 11 bankruptcy. As a result of the bankruptcy, my severance was halted pending resolution of the bankruptcy. At the time, I was due \$12,900.00 which would surely have made a huge difference in my ability to sustain an income while pursuing new employment. Since that time, I have closely monitored the case information and it seems that the attorneys and third party administrators are doing quite well. I would imagine that you would be able to understand the frustration I and others are experiencing while we wait for resolution.

My role at Sears was Human Resource Manager. The last six months of my employment were spent reassuring call center employees that Sears could be trusted and that they would be taken care of. This was an extremely difficult task given the fact that I had come to feel exactly the opposite as a result of my interaction with management. What happened to those employees was, at the very least, pretty despicable. Thank goodness they did receive their severance and they were able to begin a new chapter in their careers. I thought for sure that would be the case for me but, as we know, it wasn't the case at all.

In summary, I hope that there will soon be a resolution to my "reduced/reclassified priority" claim and I will be able to put this matter to rest. I can't help but imagine that you must feel the same.

Thank you for your consideration.

Sincerely,



Jo Anne Mullis, PHR (Claim #4172)  
735 Timberlane Trail  
Salisbury, NC 28147  
[JoMullis1234@gmail.com](mailto:JoMullis1234@gmail.com)

1.505, 1.290, 0.900.

White Plains, NY 10601  
100 Quince Street, Room 115  
Southern District of New York  
U.S. Bankruptcy Court  
Honorable Robert D. J. Orrin

and light red

[illegible][illegible]

1. The first of these is the fact that the Commission has not yet received any information from the Government of the United States regarding the activities of the Committee for the Liberation of the Americas (CLA) in the United States. The Commission is therefore unable to determine whether the CLA is a legitimate organization or a subversive group. The Commission is therefore unable to determine whether the CLA is a legitimate organization or a subversive group.

I thank you for your consideration.

„Germania“

12744 mcdm 1994 11/11/94 11/11/94  
 12745 mcdm 1994 11/11/94 11/11/94  
 12746 mcdm 1994 11/11/94 11/11/94  
 12747 mcdm 1994 11/11/94 11/11/94  
 12748 mcdm 1994 11/11/94 11/11/94